Moskowitz Colson Ginsberg Schulman

Moskowitz Colson Ginsberg & Schulman LLP 80 Broad Street, Suite 1900 New York, NY 10004 (212) 257-6455 www.mcgsllp.com

July 8, 2024

MEMO ENDORSED

The application to further extend

the surrender date is denied. The

Defendant will runerder by 2:00 p.s.

By ECF

Honorable Paul G. Gardephe Thurgood Marshall United States Courthouse 40 Foley Square New York, NY 10007

SO ORDERED:

United States v. Devon Richards, 22 Cr. 514 (PGG)

Paul G. Gardephe. U.

Dear Judge Gardephe:

Re:

On September 11, 2023, Mr. Richards pleaded guilty to conspiracy to commit access device fraud. On April 8, 2024, he was sentenced to 36 months' imprisonment. He is scheduled to surrender to the BOP on July 11, 2024.

I write to respectfully request an extension of Mr. Richards' surrender date to August 7, 2024. As the Court is aware, Mr. Richards has been experiencing heart complications, accompanied by severe chest pain, and has attended multiple cardiology appointments in hopes to gain clarity on his diagnosis before surrendering to the BOP. He attended a cardiology appointment on June 13 and learned that in addition to his heart murmur, there may also be a clog in his heart. The doctor recommended that he attend another follow-up appointment at a heart imaging office to gain a better understanding of the issue. He now has an appointment scheduled for August 6, 2024, the earliest available appointment date, at Five Towns Heart Imaging PC.

I have enclosed a copy of the appointment confirmation from Five Towns Heart Imaging PC. I appreciate the Court's consideration.

Respectfully submitted,

/s/ Deborah Colson (212) 257-6455